PATENT COOPERATION TREATY

	From the INTERNATIONAL BUREAU
PCT	То:
NOTIFICATION OF ELECTION (PCT Rule 61.2)	United States Patent and Trademark Office (Box PCT) Crystal Plaza 2 Washington, DC 20231 ÉTATS-UNIS D'AMÉRIQUE
Date of mailing (day/month/year) 08 July 1999 (08.07.99)	in its capacity as elected Office
International application No. PCT/US98/21276	Applicant's or agent's file reference 22000.0086/P
International filing date (day/month/year) 08 October 1998 (08.10.98)	Priority date (day/month/year) 10 October 1997 (10.10.97)
Applicant	
RUBIN, Donald, H. et al	
1. The designated Office is hereby notified of its election made. X in the demand filed with the International Preliminary 10 May 1999 (in a notice effecting later election filed with the International Preliminary 10 May 1999 (wi	r Examining Authority on: 10.05.99) national Bureau on:

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland **Authorized officer**

Diana Nissen

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

Translation

* 6/M >

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

109 509812

Applicant's or agent's file reference PCT-F30	FOR FURTHER ACTION SeeNotificationofTransmittalofInternational Preliminary Examination Report (Form PCT/IPEA/416)
International application No. PCT/JP98/04352	International filing date (day/month/year) 28 September 1998 (28.09.1998) Priority date (day/month/year) 09 October 1997 (09.10.1997)
International Patent Classification (IPC) or n C07D 295/22	
Applicant FUJI	SAWA PHARMACEUTICAL CO., LTD.
This international preliminary exami and is transmitted to the applicant action.	nation report has been prepared by this International Preliminary Examining Authority cording to Article 36.
2. This REPORT consists of a total of	sheets, including this cover sheet.
amended and are the basis for	ed by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been this report and/or sheets containing rectifications made before this Authority (see Rule Administrative Instructions under the PCT).
These annexes consist of a tot	al of sheets.
This report contains indications relat	JUN 1 5 2000
Basis of the report	TECH CENTER 1600/2900
II Priority	
III Non-establishment o	f opinion with regard to novelty, inventive step and industrial applicability
IV Lack of unity of inve	
V Reasoned statement citations and explana	under Article 35(2) with regard to novelty, inventive step or industrial applicability; tions supporting such statement
VI Certain documents c	ited
VII Certain defects in the	international application
VIII Certain observations	on the international application.
Date of submission of the demand	Date of completion of this report
05 April 1999 (05.04.1	999) 04 January 2000 (04.01.2000)
Name and mailing address of the IPEA/JP Japanese Patent Office, 4-3 Kasumigas Chiyoda-ku, Tokyo 100-8915, Japan	Authorized officer eki 3-chome

Telephone No. (81-3) 3581 1101

Facsimile No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP98/04352

I. Basis	s of the report	.•
1. With	h regard to the elements of the international application:*	
\boxtimes	the international application as originally filed	
	the description:	
	pages	, as originally filed
	pages	, filed with the demand
	pages, filed with the letter of	
	the claims:	
	pages	, as originally filed
	pages, as amended (together with	any statement under Article 19
	pages	, filed with the demand
	pages, filed with the letter of	
	the drawings:	
_	pages	, as originally filed
	pages	
	pages, filed with the letter of	
	the sequence listing part of the description:	
ш	pages	as originally filed
	pages	
	pages, filed with the letter of	
the i	th regard to the language, all the elements marked above were available or furnished to this Authority in the following language the language of a translation furnished for the purposes of international search (under Rule 23. the language of publication of the international application (under Rule 48.3(b)). the language of the translation furnished for the purposes of international preliminary exam or 55.3).	which is:
. With	h regard to any nucleotide and/or amino acid sequence disclosed in the international iminary examination was carried out on the basis of the sequence listing:	application, the international
	contained in the international application in written form.	
\vdash	filed together with the international application in computer readable form.	
\vdash	furnished subsequently to this Authority in written form.	
님	furnished subsequently to this Authority in computer readable form.	
	The statement that the subsequently furnished written sequence listing does not go be international application as filed has been furnished.	
لـا	The statement that the information recorded in computer readable form is identical to the been furnished.	e written sequence listing has
	The amendments have resulted in the cancellation of:	
	the description, pages	
	the claims, Nos.	
	the drawings, sheets/fig	
. 🔲	This report has been established as if (some of) the amendments had not been made, since the beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	ey have been considered to go
in th	acement sheets which have been furnished to the receiving Office in response to an invitation was report as "originally filed" and are not annexed to this report since they do not cont 70.17).	nder Article 14 are referred to tain amendments (Rule 70.16
	replacement sheet containing such amendments must be referred to under item 1 and annexed to	this report.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP98/04352

tement			
Novelty (N)	Claims	1-2	YE
	Claims		NO
Inventive step (IS)	Claims	1-2	YE
	Claims		NO.
Industrial applicability (IA)	Claims	1-2	YE
	Claims		NO

2. Citations and explanations

The same reaction as the one in this application or a description that will self-evidently lead to that kind of reaction is not described in any of the documents cited in the international search report. Therefore, the inventions described in this application appear to be novel and to involve an inventive step.

RECEIVED

JUN 1 5 2000

TECH CENTER 1600/2900

17.H

PATENT COOPERATION TREATY / 50971217

PCT

REC'D 01 FEB 2000

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

		nt's file reference	FOR FURTHER ACTION	See Notification of Transmittal of Internation Preliminary Examination Report (Form I	ational PCT/IPEA/416)
PCT1028			Laborational filips data (day/ma		
Internationa			International filing date (day/moil 08/10/1998	10/10/1997	
PCT/US9				10/10/1337	
Internationa C12N15/		nt Classification (IPC) or (national classification and IPC		
Applicant					
VANDER	BILT	UNIVERSITY et al.			· · · · · · · · · · · · · · · · · · ·
1. This it	nterna trans	ational preliminary exa	mination report has been prepart according to Article 36.	ed by this International Preliminary Exa	amining Authority
2. This F	REPO	RT consists of a total	of 7 sheets, including this cover	sheet.	
b (s	een a see R	mended and are the b	easis for this report and/or sheet: 607 of the Administrative Instru	the description, claims and/or drawing s containing rectifications made before ctions under the PCT).	s which have this Authority
3. This r	eport ⊠	contains indications re	elating to the following items:		
11	\boxtimes				
Ш				inventive step and industrial applicabili	ту
IV		Lack of unity of inver		to nevertive stop or industrial a	applicability:
V	Ø	Reasoned statement citations and explana	t under Article 35(2) with regard ations suporting such statement	to novelty, inventive step or industrial a	тррпоавшту,
VI		Certain documents	cited		
VII			e international application		
VIII	Ø	Certain observations	on the international application		
Date of sut	omissi	on of the demand	Date	of completion of this report	
10/05/19	99			2 7. 01. ⁰	0
	exam	g address of the internation in grant gran	onal Auth	orized officer	Compression Michigan
9)	D-8	opean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 523		Heusden, M	West of the state
		: +49 89 2399 - 4465	·	ohone No. +49 89 2399 8145	DESCRIPTION TO STATE

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US98/21276

I. Basis of the report

1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.): Description, pages: as originally filed 1-40 Claims, No.: as originally filed 1-29 2. The amendments have resulted in the cancellation of: □ the description,
 □ pages: ☐ the claims, Nos.: sheets: ☐ the drawings, This report has been established as if (some of) the amendments had not been made, since they have been 3. 🗆 considered to go beyond the disclosure as filed (Rule 70.2(c)): 4. Additional observations, if necessary: II. Priority .1.

This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested: copy of the earlier application whose priority has been claimed. □ translation of the earlier application whose priority has been claimed. 2.

This report has been established as if no priority had been claimed due to the fact that the priority claim has

Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.

been found invalid.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US98/21276

3. Additional observations, if necessary: see separate sheet III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of: the entire international application. ☑ claims Nos. 18, 27-29, as well as claims 1-17, 19-26 insofar as these relate to sequences other than SEQ ID NO:1. because: ☐ the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify): the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify): the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed. Mono international search report has been established for the said claims Nos. 18, 27-29, as well as claims 1-17, 19-26 insofar as these relate to sequences other than SEQ ID NO:1.

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-17, 19-26 (insofar as they relate to SEQ ID NO:1)

No: Claims

Inventive step (IS) Yes: Claims 1-17, 19-26 (insofar as they relate to SEQ ID NO:1)

No: Claims

Industrial applicability (IA) Yes: Claims 1-16, 24-26

No: Claims 17, 19-23 (?)

2. Citations and explanations

see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

Additional remarks to section II:

- Citations 1.
 - The documents mentioned in this IPER are numbered as in the International Search Report (ISR), i.e. D1 corresponds to the first document of the ISR etc.
- The priority document pertaining to the present application was not available at 2. the time of establishing this IPER. Hence, the current assessment is based on the assumption that all claims enjoy priority rights from the filing date of the priority document. If it later turns out that this is not correct, document WO-A-9739119 cited as D4 in the ISR could become relevant to assess whether the subject matter of the present application satisfies the criteria set forth in Article 33(1) PCT.

Additional remarks to section III:

The ISR has been performed only on the subject matter relating to the nucleotide sequence of SEQ ID NO:1. Therefore this IPER has been performed on said subject matter only: claims 1-17 and 19-26 partially insofar as they relate to SEQ ID NO:1. Claims 18, 27 and 29 relate to sequences other than SEQ ID NO: 1. Claim 28 is a general claim which relates to gene products whose over expression inhibit reproduction of the virus. The polypeptide encoded by SEQ ID NO: 1 is a polypeptide necessary for reproduction of the virus in the cell. Thus it seems that also claim 28 does not relate to SEQ ID NO: 1.

Additional remarks to section V:

Novelty and Inventive step (Article 33(2) and (3) PCT) 1.

The present application relates to nucleic acids encoding gene products used for viral infection, but which are not essential for cell survival.

Document D1 discloses a method to identify genes that are involved in viral infection, but does not disclose the nucleic acid of SEQ ID NO:1 of the present application. D2 and D3 both disclose genes and their encoded proteins, which are involved in the replication and propagation of a virus in the cell. The genes disclosed in D2, human creatine kinase B and adenosine deaminase, are involved in purine metabolism and thus have an essential cellular function. The gene disclosed in D3, TRP-185, is indicated to be expected to be important in the regulation of cellular genes (as well as viral genes). Therefore the cited prior art does not disclose nor suggest any sequence encoding a gene product that is essential for viral infection but not essential for cell survival. The prior art certainly does not disclose nor suggest a nucleic acid having the sequence of SEQ ID NO:1. Thus, claims 1-17 and 19-26, insofar as they relate to SEQ ID NO:1, are considered novel and inventive.

Industrial applicability (Article 33(4) PCT) 2.

The subject matter of claims 1-16 and 24-26 is considered industrially applicable. For the assessment of present claims 17 and 19-23 on the question whether they are industrially applicable, no unified criteria exist in PCT. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject matter of claims to the use of a compound in medical treatment, but will allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment. The applicant is already informed that in the case of a European application, claims 17 and 19-23 are not allowable because 'methods of treatment of the human or animal body by surgery or by therapy and diagnostic methods practised on the human or animal body shall not be regarded as inventions which are susceptible of industrial application'. Claims 20-23, although relating to mutating the gene comprising SEQ ID NO: 1 ex vivo, they refer to a method which includes 'placing the cell in the subject' (e.g. a human subject, claim 22) and thus involves a method of treatment of the human or animal body.

Additional remarks to section VIII:

The following objections are raised under Article 6 PCT concerning the clarity of the

claims:

- The subject matter of claims 5, 15, 17, 20, 24 and 26 lacks clarity in that the term 1. 'homolog' is not suitable to define clearly the scope of the claims: in the absence of the specification that the homolog has the same function as the gene product of SEQ ID NO: 1, a homolog could be a nucleic acid encoding a polypeptide with any amount of homology performing any function. In view of the description (p. 9 and 10), a homolog could have from 50 to 98% homology. It is questionable whether a nucleic acid with only 50% homology would encode a protein with the same function. In addition the description (p. 10, l. 12-13) indicates that a homolog can be confirmed as a homolog by its functionality, implying that not every homolog necessarily has the same function.
 - The same objection seems to apply to the term 'homology' in claims 8-13, which appears unclear in the absence of a functional limitation.
- The subject matter of claim 7 lacks clarity in that the wording 'selectively 2. hybridizes under stringent conditions' is not suitable to define clearly the scope of the claim. The hybridization conditions are not specified and thus appear to include e.g. low stringency conditions, under which conditions any unrelated nucleic acid could hybridize. In the absence of a functional limitation the subject matter of claim 7 encompasses many nucleic acids encoding polypeptides that are functionally unrelated to the polypeptide of the present invention (encoded by SEQ ID NO: 1).

PCT

WORLD INTELLECTUAL PROPERTY ORGANIZATION International Bureau



INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 6:

C12N 15/12, 15/11, 15/10, C07K 14/47, C12Q 1/68, G01N 33/50, 33/574

A3

(11) International Publication Number:

WO 99/19481

(43) International Publication Date:

22 April 1999 (22.04.99)

(21) International Application Number:

PCT/US98/21276

(22) International Filing Date:

8 October 1998 (08.10.98)

(30) Priority Data:

60/062,021

10 October 1997 (10.10.97)

US

(71) Applicant (for all designated States except US): VAN-DERBILT UNIVERSITY [US/US]; 305 Kirkland Hall, Nashville, TN 37240 (US).

(72) Inventors; and

(75) Inventors/Applicants (for US only): RUBIN, Donald, H. [US/US]; 1937 Edenbridge Way, Nashville, TN 37215 (US). ORGAN, Edward, L. [US/US]; 2505 Essex Place, Nashville, TN 37202 (US). DUBOIS, Raymond, N. [US/US]; 281 St. Andrew Drive, Franklin, TN 37064 (US).

(74) Agents: KIMPEL, Janice, A. et al.; Needle & Rosenberg, P.C., 127 Peachtree Street, N.E., Atlanta, GA 30303 (US).

(81) Designated States: AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CU, CZ, DE, DK, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, UA, UG, US, UZ, VN, YU, ZW, ARIPO patent (GH, GM, KE, LS, MW, SD, SZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published

With international search report.

Before the expiration of the time limit for amending the claims and to be republished in the event of the receipt of amendments.

(88) Date of publication of the international search report:
4 November 1999 (04.11.99)

(54) Title: MAMMALIAN GENES INVOLVED IN VIRAL INFECTION AND TUMOR SUPPRESSION

(57) Abstract

The present invention provides methods of identifying cellular genes necessary for viral growth and cellular genes that function as tumor suppressors. Thus, the present invention provides nucleic acids related to and methods of reducing or preventing viral infection or cancer. The invention also provides methods of producing substantially virus—free cell cultures and methods for screening for additional such genes.

FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

	•	_	•				apprications under th
AL	Albania	ES	Spain	LS	Lesotho	SI	Slovenia
AM	Armenia	FI	Finland	LT	Lithuania	SK	Slovakia
AT	Austria	FR	France	LU	Luxembourg	SN	Senegal
ΑÜ	Australia	GA	Gabon	LV	Latvia	SZ	Swaziland
AZ	Azerbaijan	GB	United Kingdom	MC	Monaco	TD	Chad
BA	Bosnia and Herzegovina	GE	Georgia	MD	Republic of Moldova	TG	Togo
BB	Barbados	GH	Ghana	MG	Madagascar	ТJ	Tajikistan
BE	Belgium	GN	Guinea	MK	The former Yugoslav	TM	Turkmenistan
BF	Burkina Faso	GR	Greece		Republic of Macedonia	TR	Turkey
BG	Bulgaria	HU	Hungary	ML	Mali	TT	Trinidad and Tobago
BJ	Benin	IE	Ireland	MN	Mongolia	UA	Ukraine
BR	Brazil	IL	Israel	MR	Mauritania	UG	Uganda
BY	Belarus	IS	Tceland	MW	Malawi	US	United States of America
CA	Canada	IТ	Italy	MX	Mexico	UZ	Uzbekistan
CF	Central African Republic	JP	Japan	NE	Niger	VN	Viet Nam
CG	Congo	KE	Kenya	NL	Netherlands	YU	Yugoslavia
CH	Switzerland	KG	Kyrgyzstan	NO	Norway	zw	Zimbabwe
CI	Côte d'Ivoire	KP	Democratic People's	NZ	New Zealand		2
CM	Cameroon		Republic of Korea	PL	Poland		
CN	China	KR	Republic of Korea	PT	Portugal		
CU	Cuba	KZ	Kazakstan	RO	Romania		
CZ	Czech Republic	LC	Saint Lucia	RU	Russian Federation		
DE	Germany	LI	Liechtenstein	SD	Sudan		
DK	Denmark	LK	Sri Lanka	SE	Sweden		
EE	Estonia	LR	Liberia	SG	Singapore		

M

PATENT COOPERATION TREATY

09/509712

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification	of Transmittal of International Search Report
22000.0086/P	ACTION (Form PCT/ISA/2	220) as well as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US 98/21276	08/10/1998	10/10/1997
Applicant		
VANDERBILT UNIVERSITY et	al.	
This International Search Report has be according to Article 18. A copy is being t	en prepared by this International Searching Auth ransmitted to the International Bureau.	nority and is transmitted to the applicant
	s of a total of5 sheets. y a copy of each prior art document cited in this	report.
Basis of the report With regard to the language, the language in which it was filed, ur	e international search was carried out on the bas nless otherwise indicated under this item.	sis of the international application in the
the international search (Authority (Rule 23.1(b)).	was carried out on the basis of a translation of the	ne international application furnished to this
b. With regard to any nucleotide at was carried out on the basis of the X contained in the internation	onal application in written form.	
	ernational application in computer readable form	1.
	o this Authority in written form.	•
	o this Authority in computer readble form.	
international application	bsequently furnished written sequence listing do as filed has been furnished.	pes not go beyond the disclosure in the
the statement that the inf furnished	formation recorded in computer readable form is	identical to the written sequence listing has been
2. Certain claims were fou	und unsearchable (See Box I).	
3. Unity of invention is lac	eking (see Box II).	
4. With regard to the title,		
X the text is approved as su	ubmitted by the applicant.	
the text has been established	shed by this Authority to read as follows:	
5. With regard to the abstract,		
X the text is approved as su		
the text has been establis within one month from the	shed, according to Rule 38.2(b), by this Authority e date of mailing of this international search repo	as it appears in Box III. The applicant may, ort, submit comments to this Authority.
6. The figure of the drawings to be publ		
as suggested by the appli		None of the figures.
because the applicant fail		
because this figure better	characterizes the invention.	

International application No.

PCT/US 98/21276

Box i	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This Inte	ernational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. X	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely: Remark: Although claims 17-19 and 27 are directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
2.	Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3.	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inte	rnational Searching Authority found multiple inventions in this international application, as follows:
see	e additional sheet
1.	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3.	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
ı	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-29 (partially)
Remark o	The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

1. Claims: (1-29) partially

An isolated nucleic acid comprising a nucleotide sequence SEO ID NO.1; a host cell containing said sequence; a polypeptide comprising the amino acid sequence encoded by said nucleic acid sequence; a nucleic acid comprising a regulatory region of a gene comprising the nucleotide sequence SEQ ID NO.1; a method of reducing or inhibiting a viral infection and/or suppressing a malignant phenotype in a subject and/or cell, comprising administering to a subject an amount of a composition that inhibits expression or functioning of a gene product encoded by a gene comprising the nucleic acid sequence SEQ ID NO.1; a method of reducing or inhibiting a viral infection comprising mutating ex vivo in a selected cell an endogenous gene comprising the nucleic acid SEQ ID NO.1; a method of screening a compound for effectiveness in treating or preventing a viral infection, and/or that can suppress a malignant phenotype in a subject and/or cell, comprising administering the compound to a cell containing a cellular gene and/or nucleic acid functionally encoding a gene product encoded by a gene comprising the the nucleic acid SEQ ID NO.1; a method of screening a compound for effectiveness in treating or preventing a viral infection, comprising contacting the compound with the gene product of a cellular gene comprising nucleic acid SEQ ID NO.1; a method for suppressing a malignant phenotype in a cell in a subject, comprising administering the compound to a cell containing a cellular gene product encoded by a gene comprising the nucleic acid sequence SEQ ID NO.1 whose overexpression inhibits reproduction of the virus but does not prevent survival of the cell and detecting the level of the gene product produced, an increase in the gene product indicating a compound effective for treating the viral infection;

2. Claims: (1-29) patially

Idem as subject 1, but limited to and as far as applicable to SEQ ID NOs.2-127. (Subject 2 is limited to SEQ ID NO.2; Subject 3 is limited to SEQ ID NO.3;Subject 127 is limited to SEQ ID NO.127).

Internatio pplication No PCT/US 98/21276

A CLAS	SISION TION OF SUCH THE SUCH T			700 30/212/0	
IPC 6	SIFICATION OF SUBJECT MATTER C12N15/12 C12N15/11 C12N G01N33/50 G01N33/574	15/10	C07K14/47	C12Q1/68	
According	to International Patent Classification (IPC) or to both national cla	seification and	4 IBC		
	S SEARCHED	anioedon and	1110		
IPC 6	- CONTROLLY GOIN		,		
	ation searched other than minimum documentation to the extent				
	data base consulted during the international search (name of dat	ta base and, v	where practical, search to	erms used)	
	ENTS CONSIDERED TO BE RELEVANT				
Category °	Citation of document, with indication, where appropriate, of the	e relevant pas	sages	Relevar	nt to claim No.
X	E. ORGAN ET AL.: "U3 gene-tra selection of cellular mutants lytic reovirus infection" J. INVESTIGATIVE MEDICINE, ISS 1081-5589,	resista	virus nt to	1-15	i
Y	vol. 44, no. 3, March 1996, page 320A XP002090533 Annual Meeting of the Associat American Physicians, The Americ for Clinical Investigation, and American Federation for Clinical Biomedicine '96, Medical Reseat from Bench to Bedside Washingto USA May 3-6, 1996, see Abstract on p320A, left con	can Soc d the al Research on, D.C.	arch:	27,2	9
	Par.;	-/			
X Furth	er documents are listed in the continuation of box C.	X	Patent family members a	e listed in annex.	
"A" documer conside "E" earlier de filing de "L" documer which is citation	nt which may throw doubts on priority claim(s) or s cited to establish the publication date of another or other special reason (as specified)	"X" docum inver "X" docum cann invok "Y" docum	comy date and not in con to understand the princi tion nent of particular relevan of be considered novel o ye an inventive step whe tent of particular relevant	the international filing da flict with the application be one or theory underlying the one; the claimed invention on the document is taken a the document is taken a one; the claimed invention	ut he o alone
"O" docume other m "P" documer	nt referring to an oral disclosure, use, exhibition or	doou ment in the	or be considered to involuent is combined with or s, such combination being art.	/e an inventive step when the or more other such do g obvious to a person ski	CII
	ctual completion of the international search		ent member of the same of mailing of the internation		
	January 1999		2 4. 09	•	
Name and m	ailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016		HORNIG H.		

Internatic application No
PCT/US 98/21276

PCT/US 98/21276 C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT				
ategory °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.		
,	WO 90 09192 A (MASSACHUSETTS INST	27,29		
	TECHNOLOGY ;UNIV HARVARD (US)) 23 August 1990 see the whole document	27,29		
İ	•••			
,	WO 93 09230 A (UNIV TEXAS) 13 May 1993 see the whole document	27,29		
,A	WO 97 39119 A (ORGAN EDWARD L ;RUBIN DONALD H (US); UNIV VANDERBILT (US); DUBOIS) 23 October 1997 see the whole document	1-29		
	US 5 627 058 A (RULEY H EARL ET AL) 6 May 1997 see the whole document	1-29		
	SKARNES W C: "THE IDENTIFICATION OF NEW GENES: GENE TRAPPING IN TRANSGENIC MICE" CURRENT OPINION IN BIOTECHNOLOGY, vol. 4, 1 January 1993, pages 684-689, XP000569473 see the whole document	1-29		
	EVANS M J ET AL: "Gene trapping and functional genomics" TRENDS IN GENETICS, vol. 13, no. 9, September 1997, page 370-374 XP004086832 see the whole document	1-29		
,				
	•			
- 1		1		

Interna Junal application No.

PCT/US 98/21276

Box i Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. X Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely: Remark: Although claims 17-19 and 27 are directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
2. Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
see additional sheet
1. As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. X No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-29 (partially)
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

International Application No. PCT/US 98/21276

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

1. Claims: (1-29) partially

An isolated nucleic acid comprising a nucleotide sequence SEQ ID NO.1; a host cell containing said sequence; a polypeptide comprising the amino acid sequence encoded by said nucleic acid sequence; a nucleic acid comprising a regulatory region of a gene comprising the nucleotide sequence SEQ ID NO.1; a method of reducing or inhibiting a viral infection and/or suppressing a malignant phenotype in a subject and/or cell, comprising administering to a subject an amount of a composition that inhibits expression or functioning of a gene product encoded by a gene comprising the nucleic acid sequence SEQ ID NO.1; a method of reducing or inhibiting a viral infection comprising mutating ex vivo in a selected cell an endogenous gene comprising the nucleic acid SEQ ID NO.1; a method of screening a compound for effectiveness in treating or preventing a viral infection, and/or that can suppress a malignant phenotype in a subject and/or cell, comprising administering the compound to a cell containing a cellular gene and/or nucleic acid functionally encoding a gene product encoded by a gene comprising the the nucleic acid SEQ ID NO.1; a method of screening a compound for effectiveness in treating or preventing a viral infection, comprising contacting the compound with the gene product of a cellular gene comprising nucleic acid SEQ ID NO.1; a method for suppressing a malignant phenotype in a cell in a subject, comprising administering the compound to a cell containing a cellular gene product encoded by a gene comprising the nucleic acid sequence SEQ ID NO.1 whose overexpression inhibits reproduction of the virus but does not prevent survival of the cell and detecting the level of the gene product produced, an increase in the gene product indicating a compound effective for treating the viral infection:

2. Claims: (1-29) patially

Idem as subject 1, but limited to and as far as applicable to SEQ ID NOs.2-127. (Subject 2 is limited to SEQ ID NO.2; Subject 3 is limited to SEQ ID NO.3; Subject 127 is limited to SEQ ID NO.127).

information on patent family members

Internatic Application No
PCT/US 98/21276

Patent document cited in search report		Publication date		Patent family member(s)	Publication date
WO 9009192	A	23-08-1990	AT AU AU AU CA DE EP ES JP US US	161188 T 1650395 A 646799 B 5196990 A 6192198 A 7287794 A 2046607 A 69031830 D 69031830 T 0458901 A 0758681 A 2114531 T 4506058 T 5676978 A 5324731 A 5321030 A	15-01-1998 29-06-1995 10-03-1994 05-09-1990 11-06-1998 24-11-1994 15-08-1990 29-01-1998 24-09-1998 04-12-1991 19-02-1997 01-06-1998 22-10-1992 14-10-1997 28-06-1994
WO 9309230	Α	13-05-1993	US AU EP US US US	5350835 A 3066992 A 0611394 A 5677143 A 5688511 A 5686264 A 5597895 A	27-09-1994 07-06-1993 24-08-1994 14-10-1997 18-11-1997 11-11-1997 28-01-1997
WO 9739119	Α	23-10-1997	AU EP	4510597 A 0914422 A	07-11-1997 12-05-1999
US 5627058	A	06-05-1997	US	5364783 A	15-11-1994